

ENVIRONMENTAL HEALTH SERVICES DEPARTMENT**RESOURCE MANAGEMENT AGENCY****STEVE McCALLEY, R.E.H.S., Director**2700 "M" STREET, SUITE 300
BAKERSFIELD, CA 93301-2370

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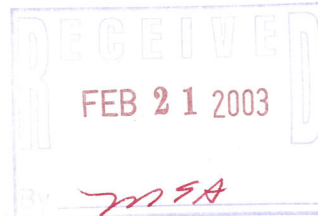
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February 14, 2003

DAVID PRICE III, RMA DIRECTOR
 Community and Economic Development Department
 Engineering & Survey Services Department
 Environmental Health Services Department
 Planning Department
 Roads Department

Mr. Calvin H. Cheek Jr.
 Resource Renewal Technology, Inc.
 P. O. Box 40441
 Bakersfield, CA 93384-0441



102-B

SUBJECT: Resource Renewal Technology, Inc. – Facility Number: 15-AA-0373
 Final Notice and Order Number: 633-03-01

Dear Mr. Cheek:

Kern County Environmental Health Services Department, as the Local Enforcement Agency (LEA) for the California Integrated Waste Management Board (CIWMB), hereby issues a Final Notice and Order in the matter of the Resource Renewal Technology, Inc., site located at 24306 Highway 166, Maricopa, California.

Resource Renewal Technology, Inc., has operated primarily as a disposal facility for hydrocarbon-contaminated soils and liquids. These activities have been and are occurring without a Standardized Solid Waste Facility Permit, as approved by the CIWMB and issued by the LEA. This Notice and Order requires the operator/owner to:

1. Immediately cease and desist receipt of all wastes, including but not limited to, contaminated soils and non-potable liquids.
2. Submit an Interim Measures Work Plan to control or abate immediate threats to human health and/or environment and to prevent and/or minimize the spread of contaminants while long-term corrective action alternatives are being evaluated.
3. Submit a Site Restoration Work Plan to determine a method to evaluate available data, remove all accumulated solid waste, and restore the property to its original condition and natural grade.

If the operator/owner does not complete the ordered actions by the specified dates the LEA may:

1. Petition the Superior Court for injunctive relief to enforce the order and seek civil penalties not to exceed ten thousand dollars (\$10,000) for each day of violation.
2. Seek administrative civil penalties up to five thousand dollars (\$5,000) for each violation of a separate provision or, for continuing violations, for each day that violation continues.
3. Contract for corrective action(s) and shall be reimbursed for the amount the LEA expends, including, but not limited to, a reasonable amount for contract administration and an amount equal to the interest that would have been earned on the expended funds.

Calvin H. Cheek Jr., Resource Renewal Technology, Inc.

Re: Resource Renewal Technology, Inc.

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This Notice and Order does not relieve the operator/owner from compliance with any other local, state, and federal requirements and supersedes any previous notice and order letters to Resource Renewal Technology, Inc., in the name of the Kern County Environmental Health Services Department.

Resource Renewal Technology, Inc., has the right to request a hearing to appeal this Notice and Order to the Hearing Panel, as stipulated by Public Resources Code, Section 44307. A request for hearing form is enclosed.

If you have any questions, please contact Diana Wilson at (661) 862-8734.

Sincerely,

Steve McCalley, Director



By: William O'Rullian, R.E.H.S.
Environmental Health Specialist IV
Solid Waste Program Supervisor

WO:DW:jrw

Enclosure

cc: Shelton Grey, Regional Water Control Board, Central Valley
Mike Oldershaw, San Joaquin Valley Unified Air Pollution Control District
Albert Fujitsubo, Department of Toxic Substances Control
John T. Mitchell, Kern County District Attorney's Office
Chris Deidrick, California Integrated Waste Management Board
Jim Ellis, Kern County Planning Department

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